

CAUCUSES IN CONCORD.

REPUBLICANS HARMONIOUS AS TO TODAY'S PROGRAMME.

A NOMINEE FOR CLERK SELECTED—NO DECISION REACHED AS TO NECESSARY LEGISLATION.

MEMBERS WHO HAVE DISPUTED TITLES TO THEIR SEATS.

[BY TELEGRAPH TO THE TRIBUNE.]

Concord, N. H., Dec. 1.—The Republicans of New-Hampshire have made a good beginning in their defence of the State against the Democratic conspiracy to steal it.

At the caucus of the Legislature last night the best of feeling prevailed.

All the rumors so wildly made of jealousies and dissensions were proved to be false.

Clerk Dickey's resignation, now in the hands of the Speaker, offered because of his removal from New-Hampshire to Maine, was reported to the caucus, and a resolution was at once adopted to place his successor in nomination to-morrow.

Stephen S. Jewett, at present the assistant clerk, was chosen as the caucus nominee, and then a discussion arose as to the advisability of legislation directing the clerk how he should make up the rolls with regard to the claimants from the classed towns and from those which have increased in population according to the new census.

No decision as to legislation was arrived at. It was plain that a majority of those present were inclined to take prompt and positive action, and yet several speeches were made against any proceedings after the election of a clerk.

The friends of Dr. Gallinger led this movement, but their speeches contained no irritating suggestion, and all of them professed a willingness to defer to the will of the majority.

It was urged as the only reason against this action that it was unnecessary. It was not denied that a vast discretion would be left to the clerk if no action was taken, but that was thought the lesser of the two evils.

No vote was taken, and the caucus adjourned without coming to any conclusion.

It was decided to meet again to-morrow morning, when other members would be in attendance.

The Democrats did nothing at their caucus. They professed a vast ignorance as to why the Legislature had been called together, and they simply entertained themselves with fighting speeches.

As originally chosen, the House that comes into extra session to-morrow was composed of 313 members.

It appears to take a great many legislators to represent a very few inhabitants in New-Hampshire.

Such a large House is admittedly unwieldy and open to numerous objections, but it is a necessary part of the New-England system of town representation.

The last House was divided politically into 168 Republicans and 141 Democrats, giving the Republicans a majority of 27.

The New-Hampshire Constitution, however, declares that when a Representative removes from the town which has chosen him, by that act he vacates his office.

The language of the clause is plain and specific, necessarily so to be consistent with the town representation plan.

Eleven persons chosen to the present House fall under the operation of this clause and lose their seats; eight are Democrats and three are Republicans.

Another clause of the Constitution says that the acceptance of a Federal office by a member of the Legislature shall act as a resignation of his seat.

This language is not so clear nor so conclusive. Some of the powerful legal minds which have been brought to bear upon it declare that there are two parties to a resignation—the party who resigns and the party to whom the resignation is tendered—and that it doesn't take effect until both are agreed.

In other words, they contend that, while neither the Legislature nor the member has any option but to consider his seat forthwith empty when he has removed from his town, there is still something to be done before he accepts a Federal office before his rights as a member are terminated.

He has resigned—that they admit; but they think that his resignation must be acted upon by the Legislature.

There are eight members of the present House plainly affected by this clause, and nine concerning whom there is dispute.

The eight were holders of Federal commissions and are now actually in office.

Six are Republicans and two are Democrats.

The nine persons who were last year in the Legislature, and whose seats to-morrow they intend to take their seats, and the attempt to put them out will be vigorously resisted.

Leaving them still in possession of their places, the House will stand to-morrow, supposing every member is present, not dead or plainly disqualified, 156 Republicans and 129 Democrats, and the Republican majority will reach 18.

There is now no doubt that when the session opens at noon to-morrow the Republicans will be present in nearly their full force.

Nor is the other side at all "backward in putting in an appearance."

The Democrats have been swarming around the prohibition bar of the Phoenix Hotel all day, drinking raw whiskey by the quart.

It is simply amazing how much whiskey is taken to go to the Democratic legislators' brains in working order.

In New-Hampshire, if taken not more than thirty minutes before the said brains are required to be in the highest authority, it is declared upon an effort was made this afternoon to come to an amicable arrangement with the Democrats as to the members alleged to be disqualified.

Speaker Patten and executive clerk, together with Frank Jones, Harry Bingham and some of the lesser Democratic nobles, and the matter was talked over.

The Democrats, however, were suspicious. They think that if they consented to anything they might find a trap behind it.

They preferred to fight, anyhow. They said that they had come here to fight, and that the more fighting there was the better they were pleased.

This is plainly their programme, and if they consent to allow the chaplain to pray without a motion to amend, insert or strike out, the chaplain and the House through a unanimous vote of the conference, a committee of one on each side was appointed to consider the matter and to see if an agreement could be reached.

A SETBACK FOR DEMOCRATIC FRAUD.

JUDGE DAVY ORDERS THE SENECA COUNTY SUPERVISORS TO RECONVENE AND COUNT THE VOTES FOR COLONEL NOYES.

Elmira, N. Y., Dec. 1 (Special).—Judge Davy, at Rochester, today handed down a decision in the case of Noyes against the supervisors of Seneca County in mandamus proceedings.

The decision was in favor of Noyes, and the supervisors are to reconvene and count the vote of the said county at the late election according to the face of the original returns.

This decision, if maintained, will give sufficient votes to Noyes to defeat his opponent, H. H. Rockwell, who was counted 42 by fraudulent returns.

The decision will do no doubt be a precedent for an almost similar case against the Chemung County supervisors, which will be argued before Judge Smith at Elmira to-morrow.

The decision was in accordance with facts, and it is believed, cannot be ignored, even by a partisan State canvassing board.

Mr. Rockwell's friends are in a sad plight, caused by this decision, but they say they have the House of Representatives, and will seat the Democratic candidate regardless of the facts in the case.

The announcement of the decision in this case was welcomed as just by men of all parties.

OPPOSED TO GOVERNOR HIGGINS STATE ROADS.

Lockport, N. Y., Dec. 1 (Special).—The Niagara County Farmers' Club held an exciting meeting at the Lockport Hotel in this city today, and the State road scheme of Governor Higgin was strongly condemned.

The club seemed to be in favor of the towns in the county controlling the roads.

EX-Assemblyman John G. Sawyer made a motion, which was carried unanimously, that a committee of one from each town be appointed to take into consideration the matter of roads and report before Judge Smith at Elmira to-morrow.

The decision was in accordance with facts, and it is believed, cannot be ignored, even by a partisan State canvassing board.

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MARKHAM'S PLURALITY IN CALIFORNIA.

San Francisco, Dec. 1.—The official count of the vote of California at the recent election has been finished.

IT SHOWS THAT MARKHAM (REP.) FOR GOVERNOR HAS A PLURALITY OF 7,000.

TO CONTINUE THE B. M. R. O. C.

The Executive Committee of the B. M. R. O. C. has decided to continue the organization.

MR. DOCKERY WANTS AN INVESTIGATION OF THE ALLEGED SILVER "POOL."

Washington, Dec. 1 (Special).—Four bills to provide for free and unlimited coinage of silver were introduced in the House to-day, three by Republicans and one by a Democrat.

The free-coinage men in the House are extremely active, and this session is to be continued that they will win at this session.

MR. DOCKERY, of Missouri, today offered a resolution that the investigation of the allegations that twelve Senators and fifteen Representatives, more or less, were pecuniarily interested in a "pool," which tonight held silver bullion, pending the silver legislation of last session, and realized big profits from the speculation after the approval of the law.

It is alleged that the statesmen referred to, no names being given, were in on the ground floor, and Mr. Dockery's insistence is that their votes were influenced by that fact and the expectation of pecuniary gain.

The resolution was referred.

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THE CHURCH OF THE FUTURE.

UNION SEMINARY GRADUATES HEAR IT DESCRIBED.

ITS OUTWARD GROWTH, ITS INNER LIFE, ITS THEOLOGY AND ITS BIBLE PRESENTED BY ARTHUR CANON MACKAY-SMITH AND DR. THOMPSON, BERNARD AND CROSBY.

More than 100 clergymen, nearly all of them graduates of the Union Theological Seminary, sat down to luncheon yesterday afternoon at Marlborough's, in Fifth Avenue.

The Rev. Dr. Frederick Terry, pastor of the South Street Church, presided, and at the table sat the Rev. Dr. Charles H. Johnson, president of the Seminary; Charles Butler, president of the Board of Directors; Archbishop Alexander Mackay-Smith, of the Diocese of New York; Dr. A. J. F. Brenden, of the Central Congregational Church of Brooklyn; Dr. Charles L. Thompson, of the Madison Avenue Presbyterian Church; Dr. Howard Crosby, of the Fourth Avenue Presbyterian Church; and Dr. John Hall, of the Fifth Avenue Presbyterian Church.

The topic discussed was "The Church of the Future," and the subject was divided into three parts: (1) The outward growth, (2) the inner life, and (3) the theology.

Dr. Thompson presented "The Outward Growth," Dr. Johnson presented "The Inner Life," Dr. Brenden presented "The Theology," and Dr. Crosby showed what "The Bible" must be.

The representative of the Protestant Episcopal Church spoke earnestly in favor of a spirit of union between the denominations, not organic union, but practical union, especially in carrying the gospel to those parts of our land that are without it today.

That in order to do this, a new language must be used, there is a population as large as that of the city of Detroit where there is not a single Protestant church. There are two or three Roman Catholic churches and three or four Protestant churches, but not one Protestant church.

The second address was by Dr. Thompson, who said in part:

As to methods, the Church of the future will be first intensely individual. Organization to be safe must have concentrated personality back of it.

The man must not be lost in the machine. The danger is that we will have more wheels than we have energy to drive.

Again, the organization will be comprehensive as to material. It will take account of all things that are going on in the world.

Every saint has a gift, and every gift is to be used. Every man must be put to some use. It will be comprehensive in its scope, and it will be comprehensive in its power.

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